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cannabis indica, cannabis sativa, or any other hypnotic drug or any salt, compound, or preparation of said substances is kept or deposited by a person named therein in a store, shop, warehouse, building, vehicle, steamboat, vessel, or place other than by a manufacturer or jobber, wholesale druggist, registered pharmacist, registered physician, registered veterinarian, registered dentist, registered nurse, employees of incorporated hospitals, or a common carrier or porter when transporting any drug mentioned herein between parties hereinbefore mentioned, such court or justice, if it appears that there is probable cause to believe that said complaint is true, shall issue a search warrant to a sheriff, deputy sheriff, city marshal, chief of police, deputy marshal, police officer, or constable commanding him to search the premises in which it is alleged that such opium, morphine, heroin, codeine, cannabis indica, cannabis sativa, or any other hypnotic drug or any salt or compound or preparation of said substances or any preparation containing the same is kept or deposited, and to seize and securely keep the same until final action, and to arrest the person or persons in whose possession it is found, together with all persons present if any of the aforesaid substances is found, and to return the warrant with his doings thereon, as soon as may be, to a court or trial justice having jurisdiction in the place in which such substance is alleged to be kept or deposited."

SEC. 2. Section 3 of said chapter 372 is hereby amended by striking out the words "or otherwise entitled by law to have possession of any of the above-mentioned drugs," in the fifth and sixth lines, and inserting in place thereof the words "or a common carrier or porter when transporting any drug mentioned herein between parties hereinbefore mentioned," so as to read as follows:

"SEC. 3. Whoever, not being a manufacturer or jobber of drugs, wholesale druggist, registered pharmacist, registered physician, registered veterinarian, registered dentist, registered nurse, or an employee of an incorporated hospital, or a common carrier or porter when transporting any drug mentioned herein between parties hereinbefore mentioned, is found in possession thereof, except by reason of a physician's prescription, shall be punished by a fine of not more than \$100 or by imprisonment for six months in the house of correction."

SEC. 3. Said chapter 372 is hereby further amended by adding thereto the three following new sections, which are to be numbered, respectively, as follows:

"SEC. 4. Possession of the above-mentioned articles shall be presumptive evidence that such possession was in violation of law.

"SEC. 5. If after such notice as the court or trial justice shall order, it appears that any article or drug seized under the provisions of section 1 was, at the time of the making of the complaint, in the possession of the person alleged therein in violation of law, the court or trial justice shall order that such article or drug so seized shall be forfeited to the Commonwealth and shall order such article or drug to be sent to the State board of health. Said board may destroy the same or cause the same to be destroyed or to be disposed of in any way not prohibited by law, and, after paying the cost of transportation of said substances and of the disposition thereof, said board shall pay over the net proceeds to the treasurer and receiver general.

"SEC. 6. The provisions of section 8 of chapter 217 of the revised laws shall apply to all judgments and orders made under this act."

Milk—Labeling of Containers of Condensed, etc. (Chap. 474, Act Apr. 10, 1912.)

SECTION 1. Chapter 610 of the acts of the year 1911 is hereby amended by striking out section 1 and inserting in place thereof the following:

"SECTION 1. Every container of evaporated, concentrated, or condensed whole milk, and every container of evaporated, concentrated, or condensed skimmed milk, sold or offered for sale or had in possession or custody with intent to sell by any per-

son, firm, or corporation within this Commonwealth, shall have plainly printed thereon in the English language, or attached thereto on some firmly affixed tag or label, a formula for extending the said evaporated, concentrated, or condensed milk and said evaporated, concentrated, or condensed skimmed milk, respectively, with water. The formula for the extension of said evaporated, concentrated, or condensed whole milk shall be such that the resulting milk product shall not be below the Massachusetts standard of milk solids or fat for whole milk, and shall be in the following form: By adding —— parts of water to 1 part of the contents of this can a resulting milk product will be obtained which will not be below the legal standard for whole milk. The formula for the extension of said evaporated, concentrated, or condensed skimmed milk shall be such that the resulting milk product shall not be below the Massachusetts standard of milk solids for skimmed milk, and shall be in the following form: By adding —— parts of water to 1 part of the contents of this can a resulting milk product will be obtained which will not be below the legal standard for skimmed milk."

SEC. 2. The provisions of this act with reference to the labeling of containers of condensed, concentrated, and evaporated skimmed milk shall take effect upon the 1st day of October, in the year 1912; the remaining provisions of this act shall take effect upon the 1st day of January, in the year 1914.

VERMONT.

Bread and Cake—Wrapping Required. (Act 236, Dec. 10, 1912.)

SECTION 1. No person shall carry or cart about with intent to sell or offer for sale, or deliver to customers after it has been sold for human food, any kind or quality of bread or cake in loaf form, unless each loaf be wrapped separately in waxed paper, tissue paper, or some similar wrapper or a sanitary container of sufficient thickness and quality to protect the bread and cake from dust and dirt.

SEC. 2. A person who violates a provision of this act shall be fined \$5 for each offense.

Creameries, Cheese Factories, Condensaries, and Receiving Stations—Inspection of. (Act 179, Dec. 4, 1912.)

SECTION 1. Section 1 of No. 166 of the acts of 1910, is hereby amended so as to read as follows:

"SECTION 1. The commissioner of agriculture shall, at least twice each year, inspect or cause to be inspected, as to their sanitary conditions, all creameries, cheese factories, condensaries, or receiving stations for milk or cream. While so doing he shall take cognizance of the condition in which milk or cream is delivered. If he has reason to believe that such milk or cream, or part thereof, is produced and kept under unsanitary conditions, he shall inspect, or cause to be inspected, the dairy and premises of the producer of such milk or cream, and shall make such recommendations and orders as in his judgment will improve such milk or cream to a medium standard. In case his orders or recommendations are not complied with, he may direct, in writing, the owner or proprietor of such creamery, cheese factory, condensary or receiving station receiving such milk or cream and the owner or proprietor of neighboring creameries, cheese factories, condensaries or said receiving stations, to refuse to receive the milk or cream from said dairy or dairies until permitted so to do by order of the commissioner of agriculture."

SEC. 2. Section 2 of No. 166 of the acts of 1910 is hereby amended so as to read as follows:

"SEC. 2. An owner or proprietor of a creamery, cheese factory, receiving station, or condensary who disobeys such order, shall be fined not more than \$50 for each violation of this act."